UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

In re: M3POWER RAZOR SYSTEM))	CIVIL ACTION NO. 05-11177 (Lead Case)
MARKETING & SALES PRACTICES LITIGATION)))	MDL Docket No. 1704
Falkner v. The Gillette Company,)	Civil Action No. 05-12375

FURTHER ADDENDUM TO JOINT SCHEDULING REPORT AND JOINT DISCOVERY PLAN PURSUANT TO FED.R.CIV.P. 16(b) AND 26(f), AND LOCAL RULE 16.1

The Gillette Company ("Gillette") submits this further addendum to the Joint Scheduling Report and Joint Discovery Plan filed on January 13, 2006.

Gillette has now received assent to the provisions of the Joint Scheduling Report and Joint Discovery Plan from plaintiff's counsel in *Falkner v. The Gillette Company*, Civil Action No. 05-12375.

Accordingly, Addendum Item 2 as it appeared in the Joint Scheduling Report and Joint Discovery Plan (listing the cases as to which Gillette has received no assent from plaintiffs' counsel) is amended to list only *Corrales v. The Gillette Company*, Civil Action No. 05-12332, and *Adoure v. The Gillette Company*, Civil Action No. 05-12375.

January 18, 2006

Respectfully submitted,

/s/ Mark P. Szpak

Harvey J. Wolkoff (BBO #532880) Mark P. Szpak (BBO #546261) Emily C. Shanahan (BBO #643456)

ROPES & GRAY LLP

One International Place Boston, MA 02110-2646 Telephone: (617) 951-7000 Facsimile: (617) 951-7050 Counsel for The Gillette Company in all actions comprising MDL Docket No. 1704

Robert Falkner v. The Gillette Company Civil Action No. 05-12375 DPW

/s/ Edward W. Cochran (by MPS)

Edward W. Cochran, Esq. 20030 Marchmont Road Shaker Heights, OH 44122

Tel: (216)751-5546

Counsel for Plaintiff Robert Falkner
